1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION 10 11 Case No.: 14-CV-01164-LHK Related Case Nos.: 14-CV-03215-LHK; SOFTVAULT SYSTEMS, INC., 12 14-CV-03223-LHK; 14-CV-03221-LHK; Plaintiff, 14-CV-03222-LHK; 14-CV-03212-LHK 13 v. GENERAL ELECTRIC, INC., CASE MANAGEMENT ORDER 14 15 Defendant. 16 SOFTVAULT SYSTEMS, INC., 17 18 Plaintiff, v. 19 PTC, INC., 20 Defendant. 21 22 SOFTVAULT SYSTEMS, INC., 23 Plaintiff, v. 24 TANGOE, INC., 25 Defendant. 26 27 28

Case Nos.: 14-CV-01164-LHK; 14-CV-03215-LHK; 14-CV-03223-LHK; 14-CV-03221-LHK; 14-CV-03222-LHK;

14-CV-03212-LHK

SOFTVAULT SYSTEMS, INC.,		
Plaintiff,) v.)		
DASSAULT SYSTEMES SOLIDWORKS (CORPORATION,)		
Defendant.)		
SOFTVAULT SYSTEMS, INC.,		
Plaintiff,) v.)		
SOPHOS, INC.,		
Defendant.)		
SOFTVAULT SYSTEMS, INC.,		
Plaintiff,) v.))	
NATIONAL INSTRUMENTS CORP.,)	
Defendant.)	,	

The Court vacates the September 10, 2014 case management conferences in all these cases and continues them to November 12, 2014 at 2 p.m. This Case Management Order is substantively the exact same as the Court's proposed case management order filed on September 4, 2014.

Softvault v. Honeywell, Case No. 14-CV-01164-LHK

The parties did not comply with this Court's private mediation deadline of August 29, 2014. The parties are ordered to file a status report by September 11, 2014 informing the Court of their new mediation date with Judge Infante. The Court sets a new mediation deadline of November 15, 2014.

The case schedule remains as set in the Court's previous Case Management Order, ECF No. 25, with the exception that the time set for trial is now only 4 days because the related case, Case No. 14-CV-01166, is settling. For the convenience of the parties, the Court sets forth the schedule below:

Exchange of Initial Disclosures	6/23/2014
Disclosure of Asserted Claims and Infringement Contentions	7/7/2014
Invalidity Contentions	8/21/2014

Case Nos.: 14-CV-01164-LHK; 14-CV-03215-LHK; 14-CV-03223-LHK; 14-CV-03221-LHK; 14-CV-03222-LHK; 14-CV-03212-LHK

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9/4/2014
9/18/2014
10/2/2014
10/16/2014
10/27/2014
11/10/2014
12/1/2014
12/23/2014
1/6/2015
2/26/2015
3/5/2015
9/5/2015
9/22/2015
11/6/2015
12/6/2015
1/5/2016
3/3/2016 at 1:30pm
7/28/2016 at 1:30pm
8/22/2016 at 9am
4 days

All other newly related cases: Case Nos. 14-CV-03215-LHK; 14-CV-03223-LHK; 14-CV-03221-LHK: 14-CV-03222-LHK; 14-CV-03212-LHK

The Court refers the parties in all these cases to private mediation with a deadline of December 18, 2014.

Each side may file only one dispositive motion in each respective case.

The Court adopts the parties' proposed discovery limits set forth in their respective Joint Case Management Statements in each case, as follows:

Case No. 14-CV-03215-LHK:

- Each party is limited to 25 interrogatories.
- Each party is limited to 50 requests for admission, not including requests for admission for the purpose of authenticating documents.
- Each party is limited to 80 requests for production.

Case Nos.: 14-CV-01164-LHK; 14-CV-03215-LHK; 14-CV-03223-LHK; 14-CV-03221-LHK; 14-CV-03222-LHK; 14-CV-03212-LHK

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United States District Court For the Northern District of California

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Case 5:14-cv-01170-LHK Document 18 Filed 09/08/14 Page 4 of 6

- The limits set forth in the Federal Rules of Civil Procedure shall apply to depositions. Depositions taken pursuant to Fed. R. Civ. P. 30(b)(6) shall be limited to 14 total hours per side.
- Each party is limited to 7 total hours of expert witness deposition testimony for each expert retained by the opposing party.

14-CV-03223-LHK:

- Each party is limited to 25 interrogatories.
- Each party is limited to 50 requests for admission, not including requests for admission for the purpose of authenticating documents.
- Each party is limited to 100 requests for production.
- Each party is limited to 7 total hours of expert witness deposition testimony for each expert retained by the opposing party. However, should an expert issue more than one expert report, the opposing party is entitled to 7 additional hours of expert witness deposition testimony for each additional expert report issued by the particular expert.
- Each party is limited to 10 total fact witness depositions and 70 total hours of fact witness deposition testimony. Fed. R. Civ. P. 30(b)(6) depositions are included in the 70 total hours, and the 30(b)(6) testimony shall be limited to 14 total hours per side.
- In no event shall any single deposition of a witness exceed 7 hours, with the exception that expert witnesses may be deposed for 7 hours per report provided, and 30(b)(6) witnesses can be deposed pursuant to the 14 hour limitation above. However, notwithstanding the foregoing exceptions, no deposition of a witness shall exceed 7 hours in a single day unless otherwise agreed.

14-CV-03221-LHK:

- Each party is limited to 25 interrogatories.
- Each party is limited to 50 requests for admission, not including requests for admission for the purpose of authenticating documents.
- Each party is limited to 80 requests for production.
- The limits set forth in the Federal Rules of Civil Procedure shall apply to depositions.
- Each party is limited to 7 total hours of expert witness deposition testimony for each expert retained by the opposing party. However, should an expert issue more than one expert report, the opposing party is entitled to 4 additional hours of expert witness deposition testimony for each additional expert report issued by the particular expert. Notwithstanding the foregoing exception, no deposition of an expert shall exceed 7 hours in a single day unless otherwise agreed.

14-CV-03222-LHK:

- Each party is limited to 25 interrogatories.
- Each party is limited to 50 requests for admission, not including requests for admission for the purpose of authenticating documents.
- Each party is limited to 80 requests for production.
- Each party is limited to 7 total hours of expert witness deposition testimony for each expert retained by the opposing party. However, should an expert issue more than one expert report, the opposing party is entitled to 7 additional hours of expert witness deposition testimony for each additional expert report issued by the particular expert.
- Each party is limited to 10 total fact witness depositions and 70 total hours of fact witness deposition testimony. Fed. R. Civ. P. 30(b)(6) depositions are included in the 70 total hours, and the 30(b)(6) testimony shall be limited to 14 total hours per side.
- In no event shall any single deposition of a witness exceed 7 hours, with the exception that expert witnesses may be deposed for 7 hours per report provided, and 30(b)(6) witnesses can be deposed pursuant to the 14 hour limitation above. However, notwithstanding the foregoing exceptions, no deposition of a witness shall exceed 7 hours in a single day unless otherwise agreed.

Case Nos.: 14-CV-01164-LHK; 14-CV-03215-LHK; 14-CV-03223-LHK; 14-CV-03221-LHK; 14-CV-03222-LHK;

14-CV-03212-LHK

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- Each party is limited to 25 interrogatories.
- Each party is limited to 60 requests for admission, not including requests for admission for the purpose of authenticating documents.
- Each party is limited to 80 requests for production.
- Each party is limited to 7 total hours of expert witness deposition testimony for each expert retained by the opposing party. However, should an expert issue more than one expert report, the opposing party is entitled to 7 additional hours of expert witness deposition testimony for each additional expert report issued by the particular expert.
- Each party is limited to 10 total fact witness depositions and 70 total hours of fact witness deposition testimony. Fed. R. Civ. P. 30(b)(6) depositions are included in the 70 total hours, and the 30(b)(6) testimony shall be limited to 14 total hours per side.
- In no event shall any single deposition of a witness exceed 7 hours, with the exception that expert witnesses may be deposed for 7 hours per report provided, and 30(b)(6) witnesses can be deposed pursuant to the 14 hour limitation above. However, notwithstanding the foregoing exceptions, no deposition of a witness shall exceed 7 hours in a single day.

The Court sets the case schedule in all the newly related cases as follows:

Exchange of Initial Disclosures	10/3/2014
Disclosure of Asserted Claims and Infringement Contentions	10/17/2014
Invalidity Contentions	12/5/2014
Parties Exchange Proposed Claim Terms for construction	12/19/2014
Last Day to Meet and Confer on Proposed Terms	1/5/2015
Parties Exchange Preliminary Claim Constructions and identify supporting evidence and experts	1/16/2015
Last Day to Meet and Confer on Narrowing Issues and Joint Claim Construction and prehearing statement	1/30/2015
Parties File Joint Claim Construction and Prehearing Statement	2/13/2015
Close of Claim Construction Discovery	2/27/2015
Claim Construction Opening Briefs Due	3/20/2015
Claim Construction Responsive Briefs Due	4/10/2015
Claim Construction Reply Briefs Due	4/24/2015
Technology Tutorial	6/11/2015 at 1:30 pm
Claim Construction Hearing	6/18/2015 at 1:30 pm
Fact Discovery Cutoff	12/18/2015
Parties Serve Initial Expert Reports	1/8/2016
Parties Serve Rebuttal Expert Reports	2/8/2016
Case Nos.: 14-CV-01164-LHK: 14-CV-03215-LHK: 14-CV-0	13223-LHK: 14-CV-03221-LHK: 14-CV-03222-LHK:

Case Nos.: 14-CV-01164-LHK; 14-CV-03215-LHK; 14-CV-03223-LHK; 14-CV-03221-LHK; 14-CV-03222-LHK;

14-CV-03212-LHK

Case 5:14-cv-01170-LHK Document 18 Filed 09/08/14 Page 6 of 6

Close Expert Discovery	3/4/2016
Last Day to File Dispositive Motions	4/1/2016
Hearing on Dispositive Motions	5/19/2016 at 1:30 pm
Final Pretrial Conference	8/18/2016 at 1:30 pm
Jury Trial	9/26/2016 at 9am
Length of Trial	20 days (4 days per defendant)

IT IS SO ORDERED.

Dated: September 8, 2014

LUCY H. KCH

United States District Judge

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 $Case\ Nos.:\ 14-CV-03164-LHK;\ 14-CV-03215-LHK;\ 14-CV-03223-LHK;\ 14-CV-03221-LHK;\ 14-CV-03222-LHK;\ 14-CV-03223-LHK;\ 14-CV-03223-LHK$

14-CV-03212-LHK